

and training and the loan guarantee program authorized by title XI of the Merchant Marine Act 1936. The House Committee on Armed Services, which has jurisdiction of maritime matters in that body, has chosen to include provisions relating to these authorizations in the House-passed version of H.R. 4205, the National Defense Authorization Act for Fiscal Year 2001. Further, the House conferees on that measure have refused to fully accept S. 2487 as the Senate position as part of the ongoing House-Senate conference deliberations in part, due to the Senate's slow action on the measure. I hope by passing S. 2487 we will change that course.

In addition to the authorizations for operations and training and the loan guarantee program, S. 2487 amends Title IX of the Merchant Marine Act of 1936 to provide a wavier to eliminate the three year period that bulk and breakbulk vessels newly registered under the U.S. flag must wait in order to carry government-impelled cargo. The bill also provides a one year window of opportunity for vessels newly registered under the U.S.-flag to enter into the cargo preference trade without waiting the traditional three year period.

The bill also would amend the National Maritime Heritage Act of 1994 and allow the Secretary to scrap obsolete vessels in both domestic and international market. It would further convey ownership of the National Defense Reserve Fleet Vessel, *Glacier* to the Glacier Society for use as museum and require the Maritime Administration to including the source and intended use of all funding in reports to Congress. Finally, it amends Public Law 101-115 to recognize National Maritime Enhancement Institutes as if they were University Transportation Centers for purposes of the award of research funds for maritime and intermodal research and requires the Secretary of Transportation to review the funding of maritime research in relation to other modes of transportation.

I want to thank the cosponsors of this measure, Senator HOLLINGS and Senator INOUE for the assistance in moving this measure forward. I hope my colleagues in the House will join us in supporting passage of this legislation so we can move it on to the President for his signature.

#### THE LATINO IMMIGRATION FAIRNESS ACT

Ms. LANDRIEU. Mr. President, last week, the Senate majority blocked efforts to bring the Latino Immigration Fairness Act to the floor. This bill embodies the essence of America: providing safe haven to the persecuted and down trodden, supporting equal opportunity for the disadvantaged, and promoting family values to our country's residents.

Many of my Senate colleagues perceive this provision to be a necessary addition to the H-1B Visa bill, which extends temporary residence to 195,000 foreign workers each year for the next two years. The Latino Immigration Fairness Act legitimates certain workers who have been living in the U.S. for over five years, and are ready, willing, and able to permanently contribute to our workforce and communities.

Unfortunately, the Majority's leadership has used parliamentary procedures to block this bill from coming to the floor. I am disappointed that too few Republican leaders support this meaningful legislation becoming law. I am convinced that the Latino Immigration Fairness bill has been proposed in the best interests of our country and in accordance with our obligations to promoting democracy and freedom in our hemisphere.

My support for this legislation is based on four fundamental reasons: First, this bill would provide Central American immigrants previously excluded under the Nicaraguan and Central American Relief Act, NACARA, the opportunity to legalize their status; it would allow immigrants applying for permanent residency to remain in the U.S. with their families instead of forcing them to return to their country of origin to apply (a process that can take months to years to complete); and it would change the registry cut-off date to 1986, which would resolve the 14-year bureaucratic limbo that has denied amnesty to qualified immigrants who sought to adjust their status under the 1986 Immigration Reform and Control Act. Finally, this bill would resolve the status of so many valuable members of American society. There are an estimated 6 million immigrants in the United States who are not yet citizens. A majority of these immigrants have been here for many years and are working hard, paying taxes, buying homes, opening businesses and raising families.

For years, U.S. immigration policy has provided refuge to tens of thousands of these Nicaraguans, Cubans, Salvadorans, Guatemalans, Hondurans, and Haitians fleeing civil war and social unrest in their own countries. In 1997 the Nicaraguan Adjustment and Central American Relief Act was signed into law. This statute protects Cuban and Nicaraguan nationals from deportation from the United States. Those residents who have been in the U.S. since December 1995 can now adjust to permanent resident status. But Salvadorans, Guatemalans, Hondurans, and Haitians are still not as fully protected.

In the last decade, Louisiana has provided refuge to thousands of Hondurans seeking relief from natural and human disasters. Displaced by storms, floods, war, and social unrest, many of these people have found warm and com-

forting homes for their families in the American Bayou.

My State, particularly in New Orleans, boasts a proud tradition of cultural diversity. The Honduran community was originally brought to Louisiana through a thriving banana trade between the Port of Louisiana and Gulf of Honduras in the early twentieth century. As the community grew, Louisiana's Honduran population became the largest outside of Honduras. For this reason, Louisiana seemed the most logical destination for Hondurans fleeing instability during the 1980s and 1990s. Once again, my state, like many others, opened her doors to our desperate Central American brothers.

The Latino Immigration Fairness Act will help fulfill a promise this government has made to these refugees, and attempt to finish the work of Presidents Reagan and Clinton. Under the Reagan Administration, the Immigration and Naturalization Service set up special asylum programs for these people to reside legally in the U.S.

Since then, they have greatly contributed to American society—raising children, paying taxes, and establishing successful businesses throughout our country—as well as contributed direct support to their relatives left behind in their homelands.

In a democracy such as ours, we must be consistent in the principles we uphold for our Latin neighbors seeking asylum. These people have fled political instability and social upheaval in their native lands.

As the guardian of Democratic ideals and chief opponent of repression in the Western Hemisphere, we must ensure that these residents adjust their status to legal resident under the same procedure permitted for Cubans and Nicaraguans.

In sum, I urge my colleagues to consider the United States' historic commitment to fair immigration policies. Our country has been built and continues to be sustained by immigrants.

In her poem, *The Colossus*, Emma Lazarus named our country the "Mother of Exiles." Personified by the Statue of Liberty, the United States of America continues to shine her torch on refugees from instability and strife—We have opened our doors to people of all races and nationalities, and have prospered from their valuable contributions to labor, community, and culture.

Now, failure to pass Fairness legislation will take away our promise of freedom to so many deserving residents, and deny us the gifts they have imparted to our shores.

Contrary to what our critics say, supporting this bill does not condone illegal entry into this country. I am proud of our historic value of the rule of law and territorial integrity. At the same time, I am equally concerned that once certain people have resided in this country for years and contributed to

our country's prosperity, some would have us uproot such valuable members of our society.

Let us not eject Honduran, Haitian, Guatemalan, and Salvadoran nationals, who have, for so long, woven into the American fabric, making American families, paying American taxes, building American homes and businesses, and working for American labor.

Let us not revoke the American promise of freedom, and help deport so many valuable members of our society. Let us vote for passage of this very American legislation, the Latino Immigration Fairness Act.

#### THE VERY BAD DEBT BOXSCORE

Mr. HELMS. Mr. President, at the close of business Friday, September 29, 2000, the Federal debt stood at \$5,674,178,209,886.86, five trillion, six hundred seventy-four billion, one hundred seventy-eight million, two hundred nine thousand, eight hundred eighty-six dollars and eighty-six cents. One year ago, September 29, 1999, the Federal debt stood at \$5,645,399,000,000, five trillion, six hundred forty-five billion, three hundred ninety-nine million.

Five years ago, September 29, 1995, the Federal debt stood at \$4,973,983,000,000, four trillion, nine hundred seventy-three billion, nine hundred eighty-three million.

Twenty-five years ago, September 29, 1975, the Federal debt stood at \$552,824,000,000, five hundred fifty-two billion, eight hundred twenty-four million which reflects a debt increase of more than \$5 trillion—\$5,121,354,209,886.86, five trillion, one hundred twenty-one billion, three hundred fifty-four million, two hundred nine thousand, eight hundred eighty-six dollars and eighty-six cents during the past 25 years.

#### ADDITIONAL STATEMENTS

##### NEVADA'S OLYMPIC ATHLETES

• Mr. REID. Mr. President, the 27th Olympiad is now finished, and the United States of America should be very proud of our participants. They showed the world that Americans put their hearts and souls into everything that they do. Part of the reason that I support the Olympic tradition is that these special games are a reflection of the diversity, brotherhood, and spirit that the United States celebrates everyday. I am especially proud of my state and the Olympic participants we sent to Sydney, Australia.

Lori Harrigan, Tasha Schwikert, and Charlene Tagalao were three Nevadan athletes who gave wholly to the U.S. team in their respective sports.

Lori Harrigan, a pitcher for the champion U.S. softball team, helped

her team bring home a second gold medal in as many Olympic Games. Lori has had an amazing softball career for many years now, and since she graduated from UNLV, Lori has won 13 international medals for the United States. Lori will be remembered in Olympic history as the first softball player to pitch a complete no-hitter game, which she accomplished this summer in the opening round game. This summer she lived up to the legacy that she blazed as a UNLV Runnin' Rebel, and her softball accomplishments are properly hallmarked by her retired jersey that UNLV has proudly displayed since 1998.

Las Vegas Tasha Schwikert has been the sweet surprise of the Olympic Games. She was not one of the original members of the U.S. gymnastics team. However, she was later chosen as a second alternate. An unfortunate injury to another gymnast gave Tasha the chance that she deserved for an Olympic appearance. Although Tasha didn't medal, she still showed the world a strong performance. And because of her youth and newly developed international experience, we can expect to see Tasha as a leader in future gymnastic competitions.

The United States women's volleyball team was the underdog of the Olympic indoor volleyball competition, and many did not even expect the team to contend for a medal in Sydney. With the help of Las Vegas, Charlene Tagalao, the women's volleyball team played in the bronze medal math.

Nevada demonstrated its multiculturalism during the Olympic Games, because six other current or former UNLV Runnin' Rebels competed for their native countries. These unique individuals include four swimmers and two track runners. These athletes are as follows: swimmers Mike Mintenko of Canada, Jacint Simon of Hungary, Andrew Livingston of Puerto Rico, Lorena Diaconescu of Romania, and sprinters, Ayanna Hutchinson and Alicia Tyson, of Trinidad and Tobago.

Nevada's contribution to the Olympic Games does not end with the efforts of its athletes.

Karen Dennis is not only the head of the UNLV women's track team, but she was chosen to be the U.S. women's track coach. Her talent and expertise undoubtedly contributed to the multiple medals and stellar performances we saw from the U.S. track team this Olympics.

Las Vegas Jim Lykins was chosen to be one of the two umpires from the United States to referee women's softball. He gleefully did not umpire the championship game, because Olympic rules prevent umpires from working any games played by their home country. Not being able to umpire the championship match was a worthwhile sacrifice for the gold medal that we won in the fast pitch softball competition.

We should all remember the character of the 2000 Olympic Games, both the smile evoking and heartbreaking moments, and continue to support the Nevadan and American athletes who have the integrity, dedication, and ability to represent our nation, now and in the future. Congratulations to all of our Olympic participants.●

#### HONORING THE KARNES ON THEIR 50TH WEDDING ANNIVERSARY

• Mr. ASHCROFT. Mr. President, families are the cornerstone of America. Individuals from strong families contribute greatly to society. I believe it is both instructive and important to honor those who have taken the commitment of "till death us do part" seriously, demonstrating successfully the timeless principles of love, honor, and fidelity. These characteristics make our country strong.

For these important reasons, I rise today to honor Dorothy and Eddie Karnes, who on October 7, 2000, will celebrate their 50th wedding anniversary. My wife, Janet, and I look forward to the day we can celebrate a similar milestone. The Karnes' commitment to the principles and values of their marriage deserves to be saluted and recognized.●

#### PRIVATE RELIEF BILL FOR FRANCES SCHOCHENMAIER

• Mr. JOHNSON. Mr. President, on September 28, 2000, the United States Senate unanimously approved legislation to provide private relief for Frances Schochenmaier of Bonesteel, South Dakota. Frances' case clearly warrants action by the United States Congress to correct an injustice inflicted upon her family over 50 years ago. I am pleased that the Senate has taken this important step by passing the Private Relief Bill for Frances Schochenmaier, which I was proud to have introduced and was cosponsored by my friend and colleague from South Dakota Senator TOM DASCHLE. I will continue to work diligently with Members of the House of Representatives to ensure the legislation is passed before the end of this Congressional session and signed by the President.

Frances' husband, Hermann Schochenmaier, was one of the thousands of young men who valiantly answered his country's call to duty during World War II. While serving in Europe, Hermann was wounded—shot in the arm in what medical personnel referred to as a through-and-through wound. Upon returning home, the Department of Veterans Affairs awarded Hermann a 10 percent disability rating. For 50 years, Hermann received disability compensation for the injury he received during his service in the United States military. Then, in 1995, the Department of Veterans Affairs acknowledged that it was "clearly and